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inspector a certificate of inspection and approval, which said certificate shall be shown to anyone inquiring therefor: *Provided*, That said dealer must first produce a certificate from the grower of such vegetables, stating whether the same were raised on a sewage-irrigated farm or otherwise.

SEC. 3. If the vegetables prohibited in section 1 hereof are found within the city limits they shall immediately be condemned and destroyed by said inspector; and all vegetables offered for sale not inspected and approved as provided in section 2 hereof shall also immediately be condemned and destroyed by the inspector.

SEC. 4. Any person or persons violating any provision of this ordinance shall be deemed guilty of a misdemeanor, and upon conviction shall be fined not less than \$5 nor more than \$200 for each and every offense. [Ordinance adopted Apr. 19, 1911.]

TACOMA, WASH.

FOODSTUFFS—PREPARATION, CARE, AND SALE.

SECTION 1. Section 2 of ordinance No. 3610 shall read as follows:

“**SEC. 2.** It shall be unlawful to keep, offer for sale or expose for sale any meat, game, fish, vegetables, fruit, or prepared food products in open receptacles or broken packages less than 2 feet above the floor of any building, storeroom or place in which or where the same may be sold or offered for sale. And it shall be unlawful to keep any cured, cooked or fresh meat, game, fowl, cured, cooked or fresh fish, cheese, figs, dates, dried or fresh fruit, olives, sauerkraut, mincemeat, lard, butter, butterine, candy, crackers, cakes, bread, or any prepared food products for sale or exposed for sale unless the same be protected in such manner as to exclude as far as practicable dust, flies, or other insects from coming in contact therewith. All cut meats and fish shall be kept in cases or receptacles, having glass tops, and shall be properly ventilated. Apples, oranges, lemons, limes, and all other fruits of like kind and character and all fruits which are generally eaten in a raw state and all fresh garden vegetables shall at all times be so protected by screens or netting as to exclude flies or other insects.”

SEC. 2. Section 3 of ordinance No. 3610 shall read as follows:

“**SEC. 3.** That kitchens of all restaurants, hotels, and all candy factories, fish markets, meat markets, and bakeries shall have good and proper screens at all openings in such places where flies or other insects can enter, for the purpose of excluding such insects from the said places.”

SEC. 3. Section 14 of ordinance No. 3610 shall read as follows:

“**SEC. 14.** No meats, fish, oysters, birds, fowls, fruits, vegetables, milk, or other provisions of any kind not being in a healthy, sound, and wholesome condition, and no part of any animal or fish that dies by accident or from disease, shall be brought in to the city of Tacoma for the purpose of sale or gift as human food nor shall the same be offered for sale by any person at or in any public or private market, store, stall, warehouse, cold storage, or other place of business.” [Ordinance adopted July 13, 1910.]

LOS ANGELES, CAL.

BAKESHOPS AND BAKERS.

SECTION 1. Section 8 of ordinance No. 17,862 (new series), entitled “An ordinance defining and regulating bakeries and regulating the sale, delivery, and transport of the products thereof,” approved March 11, 1909, is hereby amended so as to read as follows:

“**SEC. 8.** It shall be unlawful for any person, firm, or corporation, after the passage of this ordinance, to establish or to cause or permit to be established, any bakery in any room or place, the floor of any portion of which is more than 4 feet below the level of the adjacent street, sidewalk, or ground.

“After any room or place, the floor of any portion of which is more than 4 feet below the level of the adjacent street, sidewalk, or ground, has, for any cause, ceased to be used as a bakery, it shall be unlawful for any person, firm, or corporation to reopen such room or place or to cause or permit the same to be reopened for use as or for a bakery, or to use the same or to cause or permit the same to be used as or for a bakery.

“It shall be unlawful for any person, firm, or corporation to maintain, or to cause or permit to be maintained, any bakery established in violation of the terms of this section: *Provided, however,* That the provisions of this section shall not apply to any clean, well-drained, and sanitary room used exclusively for the storage of flour, meal, or other articles necessary in the preparation, baking, and cooking of bread, crackers, cakes, pies, or other breadstuffs or products of flour or meal: *And provided further,* That the provisions of this section shall not apply to any bakery established or maintained in any basement that is constructed as follows: Such basement shall be well ven-